

KERALA GAZETTE

SUPPLEMENTS

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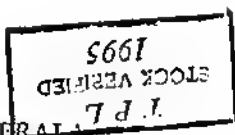
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GOVERNMENT OF KERALA

Abstract

LINGUISTIC MINORITIES—SAFEGUARDS—RECRUITMENT TO PUBLIC
SERVICES—LANGUAGE TEST IN MALAYALAM—SYLLABUS—
SIMPLIFICATION OF—ORDERS ISSUED

GENERAL ADMINISTRATION (RULES) DEPARTMENT

G.O.(P) No. 356/82/ GAD. Dated, Trivandrum, 3rd November, 1982.

- Read:—(1) G. O. (MS) No. 142/Public (Rules-NI) Department dated 31-3-1966.
- (2) G. O. (P) No. 381/78/GAD dated 16-8-1978.
- (3) Letter No. AII (1) 15841/81/GW dated 5-8-1982 from the Secretary, Kerala Public Service Commission, Trivandrum.

ORDER

According to the Standing Orders, whenever recruitment tests are conducted in Malayalam, option shall be given to all candidates to take the tests either in Tamil or in Kannada or in Hindi or English also. Having examined the question of prescribing a language test for the candidates belonging to the Linguistic Minority Groups, who could be allowed to take the recruitment test in their mother tongue, Government in their G.O. read as 1st paper above issued orders, specifying that those candidates who take the recruitment test in a language other than in Malayalam will be required to pass a language test in Malayalam as specified in the annexure to the G.O.

2. Considering the representation that the syllabus prescribed for the Malayalam Language test may be simplified, Government as per the G.O. read as 2nd paper above, approved the following revised simplified syllabus for the test.

G. 1788,

Items of syllabus	Number of Marks		Duration of test
	Maximum	Minimum	
(1)	(2)	(3)	(4)
Written			
PART A			
Translating with fair accuracy of idiom and grammar an easy passage of English Prose relating to Indian subjects and containing no words that have not familiar equivalents in Malayalam (The passage may be S.S.L.C. Standard)	100	40	45 minutes
Viva Voce			
PART B			
Conversing with accuracy and fluency in Malayalam	100	50	15 minutes

3. The Linguistic Minorities in this State have again voiced their demand for simplification of the syllabus for the test still further and this question came up for discussion at the meeting of the State Level Committee for Linguistic Minorities held on 20-1-1981 in which it was suggested that it will be advantageous to simplify the language test to the extent that these officers can easily understand it.

4. Having examined the question in all its aspects in consultation with the Kerala Public Service Commission, Government are pleased to revise and simplify the existing syllabus under Part 'A' (Written) embodied in the G.O. dated 16-8-1978 and to fix the passage of translation to be of VII Standard without any Idiom as follows:—

“Translating an easy passage of English Prose relating to Indian subjects which contains no words that have not familiar equivalents in Malayalam (The passage may be of VII Standard)”.

5. The G.O. dated 16-8-1978 stands modified to this extent.

By order of the Governor,
C. S. SIVASANKARAN,
Additional Secretary to Government.

To

- The Secretary, Kerala Public Service Commission,
 Trivandrum. (with C.L.)
 All Heads of Departments and Offices.
 The Registrar, University of Kerala, Trivandrum. (with C.L.)
 The Registrar, University of Cochin, Cochin. (with C.L.)
 The Registrar, University of Calicut, Calicut. (with C.L.)
 The Registrar, Kerala Agricultural University, Trichur. (with C.L.)
 The Registrar, High Court of Kerala, Ernakulam. (with C.L.)
 The Secretary, Kerala State Electricity Board,
 Trivandrum (with C.L.)
 The General Manager, Kerala State Road Transport
 Corporation, Trivandrum (with C.L.)
 All Departments of the Secretariat
 The Secretary to Governor. "
 The Commissioner for Linguistic Minorities, 40 Amarnath "
 Jha Margh, Allahabad-2 "
 The Assistant Commissioner for Linguistic Minorities, "
 52, Cengu Reddy Road, Egmore, Madras "
 The Joint Secretary, Southern Zonal Council, Madras "
 The Chief Secretary to the Government of Karnataka, "
 Bangalore "
 The Chief Secretary to the Government of Andhra "
 Pradesh, Hyderabad "
 All Special Secretaries, Secretaries, Additional Secretaries, "
 Joint Secretaries, Deputy Secretaries, and Under "
 Secretaries to Government
 The Private Secretary to the Chief Minister and other Ministers.
 The Deputy Secretary to the Chief Secretary
 The Director of Public Relations

PART I



GOVERNMENT OF KERALA

Abstract

**AGRICULTURE—PROBLEMS OF KOLE CULTIVATORS OF TRICHUR DISTRICT
AND PONNANI TALUK OF MALAPPURAM DISTRICT—PAYMENT
OF PUMPING CHARGES—RATE ENHANCED—
ORDERS ISSUED**

AGRICULTURE (ESTT. B) DEPARTMENT

G. O. (P) 338/82/AD.

Dated, Trivandrum, 25th November 1982.

- Read:—*
1. G.O. (P) 476/80/AD dated 10-12-1980
 2. G.O. (P) 53/81/AD dated 23-2-1981
 3. G.O. (P) 211/81/AD dated 6-6-1981
 4. G.O. (P) 260/81/AD dated 14-7-1981
 5. G.O. (P) 344/81/AD dated 5-10-1981
 6. Memorandum dated 4-8-1982 from the President, Trichur District, Kole Karshaka Sangham, Arimpur P.O., Veluthur.

ORDER

As per the Government orders read as 1st and 2nd paper above, it has been ordered that the dewatering charges in full, which included electricity charges, hire charges of on motors and its equipments cost of installation charges, wages of pump operators, transporting charges of motors and cost of putting up engine tharads in Kuttanad area Kole lands of Trichur District and Ponnani Taluk of Malappuram District and Vellayanikayal of Trivandrum District will be borne by Government in full. In the Government order read as 3rd paper above the rate of pumping charges for 1156 M.E. has been fixed. By the Government order read as 4th paper above, it was further ordered that the average amount of dewatering charges in respect of each padasekharam of the preceding 3 years, viz., 1154, 1155, and 1156 M.E. as confirmed by the Punja Special Officer will be paid from 1157 M.E. onwards as dewatering charges. By the Government order read as 5th paper above, Government have ordered that a flat rate of Rs. 100 per acre will be paid towards dewatering charges in full. It was also ordered in the Government order that the dewatering charges will be limited to the actual dewatering charges on Rs.100 per acre whichever is less in respect of padasekharams where there is no Co-operative Society to carry out the Cultivation Operations.

2. The Trichur District Kole Karshaka Sangham has submitted the memorandum read above, wherein they have demanded enhancement of pumping charge in Kole lands. A conference of the M.L. As of Trichur District and representatives of Kole Karshaka Sangham and concerned officials was held on 14-9-1982 to discuss the problems of Kole Cultivators. It was felt that there is increase in Electricity charges, pumping charges, wages etc., and hence the flat rate of Rs. 100 per acre fixed in G.O. (P) 341/81/AD dated 5-10-1981 as pumping charges requires revision. The conference therefore recommended that the pumping charges in Kole lands of Trichur District and Ponnani Taluk of Malappuram District may be enhanced to Rs. 125 per acre.

3. Government have since considered the question in all its aspects. They feel that the existing rate of pumping charges ordered in the Government order read as 5th paper above really requires revision. Sanction is therefore accorded to enhance the flat rate of pumping charges from Rs. 100 per acre ordered in the Government order read as 5th paper above to Rs. 125 (Rupees One hundred and twenty five only) per acre in the Kole lands of Trichur District and Ponnani Taluk of Malappuram District from 1158 M.E. Cultivation.

By order of the Governor,
M. R. VASUDEVAN PILLAI,
Additional Secretary to Government.

To

The Director of Agriculture, Trivandrum.
The Puncta Special Officer, Trichur/Alleppey.
The District Collector, Trichur/Alleppey.
The Secretary, Board of Revenue (LR), Trivandrum.
The Registrar of Co-operative Societies.
The Chief Engineer, (Irrigation)
The Labour Commissioner.
The Accountant General, Kerala, Trivandrum. (This issues with the concurrence of Finance Department).
The Finance Department (vide U.O. No. 9242/AWG1/82/Fin. dated 23-11-1982).
The Private Secretary to the Chief Minister.
The Private Secretary to the Minister (Agri.) and other Ministers.
The Principal Information Officer, Farm Information Bureau, Trivandrum.
The Director of Public Relations.
The Stock File.

PART I

GOVERNMENT OF KERALA

Abstract

DEPARTMENT OF INDIAN SYSTEMS OF MEDICINE—AYURVEDA HOSPITALS
STAFF PATTERN PRESCRIBED—REDESIGNATION OF POSTS—MODIFIED
ORDERS—ISSUED

HEALTH (D) DEPARTMENT

G. O. Ms. No. 296/82/HD.

Dated, Trivandrum, 2nd December 1982.

Read:—1. G. O. MS. No. 128/78/HD dated 3-5-1978

- 2. Letters No- E1-25571/81 dated 26-12-1981 and 8-9-1982
from the Director, Indian systems of Medicine, Trivandrum.*

ORDER

In the G. O. read as first paper above, the post "Hospital Attendant" wherever occurs will be redesignated as "Nursing Assistant grade II" and the post "Nursing Assistant" occurring under the heading "30 Bedded Hospital" will be corrected and read as "Nursing Assistant Grade II".

The G. O. read as first paper above will stand modified to this extent.

By order of the Governor,

M. K. SAMBAN,

Joint Secretary to Government.

PART I

GOVERNMENT OF KERALA
Public Relations (E) Department
NOTIFICATION

No. 44273/E1/82/PR. *Dated, Trivandrum, 23rd December, 1982.*

Feature films, Documentary films and Children's films in Malayalam in black and white and colour (35 mm) censored during the calendar year 1982 are invited from producers as per conditions laid down in the rules relating to Kerala State Award for Malayalam Films for selecting films, artists, technicians, etc., for State Awards for Malayalam Films 1982. Application in the prescribed form along with the print of the films and other relevant materials should be furnished to the Director of Public Relations on or before 31-1-1983. The application forms and rules can be had on request in writing from the Director of Public Relations on payment of Re. 1 either in cash or by money order.

KERALA STATE AWARDS FOR MALAYALAM FILMS 1982
RULES

1. (1) These rules shall be called rules for the Kerala State Awards for Malayalam Films.

(2) The object of these awards is to encourage the production of films in Malayalam of high aesthetic and technical standard and of social, educational and cultural values.

(3) The following categories of awards will be available under these rules :

(i) Feature Films in Malayalam

Award for the best feature film	Cash award of Rs. 20,000, a replica and a certificate to the Producer and Rs. 10,000, a replica and a certificate to the Director
Award for the second best feature film	A cash award of Rs. 10,000 a replica and a certificate to the Producer and Rs. 5,000 a replica and a certificate to the Director
Award for excellence in Direction	A cash award of Rs. 10,000, a replica and a certificate

Award for the best Actor of the year	A cash award of Rs. 5,000, a replica and a certificate
Award for the best Actress of the year	A cash award of Rs. 5,000, a replica and a certificate
Award for the Best supporting role of the year (male)	A cash award of Rs. 3,000, a replica and a certificate
Award for the Best supporting role of the year (female)	A cash award of Rs. 3,000, a replica and a certificate
Award for the Best child Artiste of the year	A cash award of Rs. 2,000, a replica and a certificate
Award for the Best story writer of the year	A cash award of Rs. 3,000, a replica and a certificate
Award for excellence in Cinematography	A cash award of Rs. 3,000, a replica and a certificate to the best Cameraman of a Black and White film
Award for excellence in Cinematography (Colour)	A cash award of Rs. 3,000, a replica and a certificate to the best Cameraman of a colour film
Award for the Best screen play of the year	A cash award of Rs. 3,000, a replica and a certificate
Award for the best lyricist of the year	A cash award of Rs. 3,000, a replica and a certificate
Award for excellence in Music Direction	A cash award of Rs. 3,000, a replica and a certificate
Award for the Best Male-Play-back Singer of the year	A cash award of Rs. 3,000, a replica and a certificate
Award for the Best Female-Play-back Singer of the year	A cash award of Rs. 3,000, a replica and a certificate
Award for the Best Film Editor of the year	A cash award of Rs. 3,000, a replica and a certificate
Award for excellence in Art Direction	A cash award of Rs. 3,000, a replica and a certificate
Award for the Best sound Recordist of the year	A cash award of Rs. 3,000, a replica and a certificate

(ii) Documentary Films

Award for the best documentary film (on subjects relating to Kerala in Malayalam and in other languages)	A cash award of Rs. 3,000, a replica and a certificate to the Producer and Rs. 2,000, a replica and a certificate to the Director
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(iii) **Children's Films in Malayalam**

Award for the best children's film

A cash award of Rs. 3,000, a replica and a certificate to the Producer and Rs. 2,000, a replica and a certificate to the Director

(iv) **Special Award**

1. A special award for the best Malayalam film with aesthetic quality and popular appeal

Explanatory Note—The terms "Producer", "Director", "Cinematographer", "Actor", "Actress", "Child Artiste", "Story Writer", "Screen Play Writer", "Lyric Writer", "Music Director", "Play-Back-Singer", "Film Editor" and "Art Director" used in these rules will be construed as referring to the "Producer", "Director", "Cameraman", "Actor", "Actress", "Story Writer", "Screen Play Writer", "Lyric Writer", "Music Director", "Play-Back-Singer", "Film Editor" "Art Director", and Sound Recorder as the case may be, as given in the credit titles of the film entered in the competition duly certified by the Central Board of Film Censors. The term "Music" in the case of Music Direction will include back-ground music as well as songs, if any. The term 'Child-Artiste' refers to one under sixteen years of age.

II. (1) There will be a Judging Committee (hereinafter called the Committee) to examine and select the best films, artistes and technicians who are to be given awards.

(2) "The Committee will consist of seven members, including the Chairman. The term of the non-official members of the Committee will be three months from the date of constitution of the Committee. The Director of Public Relations or his nominee from the Public Relations Department will represent the Government in the Committee and will function as the member Secretary of the Committee. The other six non-official members including the Chairman, to be nominated by the Government, will be persons who are distinguished in the field of motion picture, art, culture, literature or aesthetics".

(3) If the Chairman of the Judging Committee finds it inconvenient to attend two or more meetings of the committee, the committee will have the power to elect a working Chairman.

(4) The quorum of the Committee shall be more than half the number of members.

(5) No person who has a share in the production or distribution of any film entered for the awards shall be a member of the Committee.

(6) The awards will be decided by the Government on the recommendation of the Judging Committee. The Committee will make their recommendations to Government.

(7) The decisions of the Government of Kerala will be final in respect of the Awards and of interpretation of these Rules and no appeal shall lie against them.

(8) A person who participates in the Kerala State Awards for Malayalam Films under these rules shall be deemed to have accepted these rules.

III. The Director of Public Relations will arrange the screening of films at a public or private theatre for the Judges to examine the quality of films and the efficiency of artistes, producers, directors and technicians. The Director of Public Relations may, at his discretion utilise the screening of films for the Judging Committee as a film festival and allow public entry into the theatre on a nominal charge. The entrants to the Award contest shall have no right to raise objections to the exhibition of films in public by ticket system.

IV. (1) Entries for the awards will be invited every year by the Director of Public Relations by a date to be specified in a notification to be published in the Kerala Government Gazette.

(2) Only films in respect of which censor's certificate were issued in the calendar year will be eligible for entry.

(3) The application for entry shall be in the prescribed form which will be sent to the interested parties by the Director of Public Relations on request in writing. The price of each application form will be Re. 1 which may be remitted by money order or paid in cash.

(4) The applications for entry will be addressed to the Director of Public Relations and should reach him before the time and date specified in the notification.

(5) Separate application should be sent in respect of each entry.

(6) The following should also be sent to the Director, Public Relations simultaneously with the forwarding of the application:—

(a) A new print of the film entered.

(b) Twenty copies of the songs. Names of the Music Director, Lyric Writer and Playback artiste should be mentioned in the case of each song separately.

(c) 20 copies of the synopsis of the story. The synopsis should remain within about two typed pages.

(d) 20 typed copies of the caste mentioning the respective role against each artiste and the address of each artiste.

(e) 20 still photographs pertaining to the scenes and characters in the film.

(f) 20 copies of brochure, if any, and 20 copies of posters if available.

(g) Two certified copies of the credits as they appear in the film.

(h) Certified true copy of Certificate issued by the Central Board of Film Censors.

(7) All transport costs on the consignment and return of the film and publicity materials will be payable by the entrant.

(8) All films will be submitted at the owner's risk and while the Government of Kerala will take all reasonable care of the film submitted, it will not be responsible for any loss or damage to the film while in their possession.

(9) The decision of the Government of Kerala whether a film is eligible to be entered for the awards and whether any film is a feature film, children's film or documentary film, and whether a film comes under the category of "completely shot in Kerala" for the purpose of entry for the awards will be final.

(10) Entries entered in one category shall not be eligible for entry in another category.

(11) No award will be given in a category for which the number of entries received is less than two.

(12) If a particular award is given to more than one person the cash award will be shared equally by them.

(13) A film which is a dubbed version or a retake or any adaptation of a film produced in another language which has won an award for films shall not be considered for the awards under these rules. The entrant shall certify that the film is not a dubbed version or retake or adaptation as aforesaid.

(14) The Committee shall have the discretion not to recommend the grant of any particular award.

(15) The Committee shall have the discretion to recommend a special award of Rs. 10,000, a replica and a certificate to outstanding brilliance in any aspect of cinematic Art in the films screened before the Committee.

(16) Canvassing in any form shall make the entry invalid and shall disqualify it for awards.

(17) The last date of entry may be relaxed at the discretion of Government of Kerala in exceptional cases.

V (1) The awards shall be presented to the winners at a function which will be held at such place and on such date as the State Government may determine.

(2) The award winners shall receive the awards in person at the function or they shall receive it from the Director of Public Relations on any working day within one month after the day of the function. If they fail to do so the award will be sent to the respective winners by registered post.

(3) In case documentary films produced by the State Government are entered for the competition the Government representative in the Committee should not exercise their voting rights when the final selections made.

VI (1) Government shall be entitled to retain one print of the film which receives an award. The prints so retained will be given to the Kerala State Film Development Corporation Limited who will reimburse to the Producer the cost of the print viz. cost of raw materials and processing charges reimbursement being made only if a brand new print is made available within three months from the date of announcement of the awards. If a brand new print is not supplied to the Director of Public Relations within three months of the announcement of the awards then no reimbursement will be made and the print entered for the award will be retained by the Government without any compensation to the Producer.

(2) The Government shall also retain the right to screen such films with or without tickets in connection with functions organised by Government.

Trivandrum.

T. K. RAJASEKHARAN,
Director of Public Relation.

Kerala Gazette No. 1 dated 4th January 1983.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 1324/82/LBR.

Dated, Trivandrum, 7th December 1982.

The award of the Labour Court, Quilon in respect of the dispute between the Management of The President, Mangalodayam Handloom Weavers (Production-cum-sale) Co-operative Society Limited No. 125, Mangalathukonam, Kattachalkuzhy P. O. via Balaramapuram, and their workman K. Balakrishnan, Prabha Mandiram Mangalathukonam, Kattachalkuzhy P. O. via Balaramapuram received by Government on 2-12-1982 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

Deputy Secretary to Government.

In the Labour Court, Quilon

Dated this the 5th day of November 1982

Present :

SHRI T. V. KUNHAHAMED B. A., B. L.,

Presiding Officer

In

INDUSTRIAL DISPUTE No. 6/81

Between

K. Balakrishnan, Prabha Mandiram, Mangalathukonam,
Kattachalkuzhy P.O. via Balaramapuram.

And

The President, Mangalodayam Handloom Weavers (Production-cum-sale) Co-operative Society Ltd., No. 125, Mangalathukonam,
Kattachalkuzhy P.O., via Balaramapuram.

G. A. 222/B-

Representations:—

Shri Kaladi V. Sreedharan Nair,
Advocate,
Trivandrum.

} For the Workman.

Shri R. Lekshman Iyer,
Advocate,
Trivandrum.

} For the Management.

AWARD

The dismissal of Shri K. Balakrishnan, Paid Secretary of the Mangalodayam Handloom Weavers (Production-cum-sales) Co-operative Society, is the question referred for adjudication by the Government of Kerala as per G. O. Rt. No. 421/81/ LBR dated 23rd March, 1981 for convenience sake. Shri Balakrishnan shall be referred to as the workman and the society as the management.

The case of the management is that by his negligence the workman has caused a loss of rupees 8,968 and 95 paise. The workman does not admit his liability to the above extent. His case is that the question regarding the quantum of liability is pending adjudication before the arbitrator and no action should be taken against him before the termination of the arbitration proceedings. A domestic enquiry was ordered. After conducting an enquiry, the Enquiry Officer submitted his report. The managing committee accepted the report of the Enquiry Officer and dismissed the workman. The arbitrator fixed the liability of the workman and directed the management to reinstate him on receipt of the amount found due. The management accepted the amount but did not implement the direction issued by the arbitrator. The workman has a further case that no enquiry was conducted by the Enquiry Officer and therefore the dismissal is liable to be set aside.

After examination of the Enquiry Officer I held that the domestic enquiry was properly conducted as per the preliminary order dated 5th November, 1982 which reads as follows:—

PRELIMINARY ORDER

This is an Industrial dispute, referred by the Government of Kerala as per G.O. (RT No. 421/81 LBR) dated 23rd March, 1981. The issue referred is the dismissal of Shri K. Balakrishnan Paid Secretary. Shri Balakrishnan who shall hereinafter be referred to as the workman, entered appearance and filed a statement raising the following contentions:—

He was kept under suspension with effect from 31st July, 1969. Mangalodayam Handloom Weavers (Production-cum-sales) Co-operative Society, hereinafter referred to as the Management filed arbitration suit

against the workman for realisation of Rupees 9,985.95. While that suit was pending the workman filed a petition before the President of the Management Society stating that the deficiency in stock occurred since he had entrusted textile goods, to members and others that he is willing to compensate the society and that he is prepared to pay Rupees 1,000 immediately and deposit the balance, in instalments and that his suspension should be cancelled. The arbitrator passed the award on 18th January, 1980, the workman got a copy of the award on 31st March, 1980. On 1st April, he offered the amount decreed by the arbitrator to the President of the Management Society who refused to accept the same. The matter was reported to the Deputy Registrar, who directed the President to accept the amount and issue receipt. Subsequently on 28th April, 1980 the President accepted the amount of Rupees 9,493.

The charge framed against the workman was that he had caused loss to the society to the extent of Rupees 8,968.95 and that he has not compensated the same. The explanation given by the worker was that the question regarding the extent of his liability is pending determination in arbitration suit number 15 of 1960 and it is unjust and illegal to take any disciplinary action against the workman before disposal of the arbitration suit. The society had appointed one Madhavan Potty, Advocate to hold an enquiry. The enquiry officer was a Junior Advocate working under the Society's Advocate. The Enquiry Officer informed the workman that he is holding the enquiry in an unknown place far away from the society. The workman requested him to conduct the enquiry from the society itself. In fact no enquiry was conducted on 5th April, 1980, the management informed the workman that the Enquiry Officer has filed a report on 31st January, 1980 that the enquiry officer has found him guilty of the charge and that the committee has received to discharge him since they have accepted the findings of the Enquiry Officer. After payment of the amount of Rupees 9,463 the workman had prayed for reinstatement. The president did not even accept the registered notice sent by the workman. The workman wants himself to be reinstated.

The Management filed written statement raising the following contentions. The reference is bad in law since Shri. Balakrishnan was discharging managerial and administrative duties as paid Secretary of the society and he would not come within the term workman. In his capacity as Paid Secretary the workman was entrusted with textile goods belonging to the society and he was responsible to account for those goods. The annual stock verification conducted by the Senior Co-operative Inspector disclosed a deficiency of Rupees 8,968.95. When the deficiency was detected Shri. Balakrishnan tendered his resignation on 8th July, 1969. And the same was accepted by the society as per resolution number 9 dated 30th July, 1969. The committee reviewed its earlier decision and placed Shri. Balakrishnan under suspension. The memo of charges was issued on 15th March, 1977, and Shri. Balakrishnan submitted an explanation. Since the reply was not found to be satisfactory a domestic

enquiry was held. The first sitting of the enquiry was fixed as 11th May, 1977. The workman failed to appear before the Enquiry Officer even though due notice was given to him. The enquiry was adjourned to 25th May and Shri Balakrishnan had acknowledged receipt of the notice on 18th of May. On 25th May also Shri Balakrishnan did not appear. He did not send any communication to the Enquiry Officer. Since Shri Balakrishnan failed to appear the Enquiry Officer examined three witnesses in his absence. The Enquiry Officer filed the report finding the workman guilty of the charge. On the basis of the report the workman was dismissed as per Order dated 3rd April, 1980. The deficit in stock occurred due to the negligence of the workman and not because amounts were due to him from members and others. The enquiry officer was not a Junior Advocate working with the society's advocate.

Due information was given to the workman regarding the venue of enquiry. It is not far away from the society. The office of the Thittavalikara Kaithary Society, Balaramapuram was chosen as the venue of enquiry because this society's office was not having sufficient convenience. It is not true to say that no enquiry was conducted. The Arbitrator has no power to order re-instatement of the workman. Shri Balakrishnan was dismissed after holding a proper enquiry. In case the court finds that there was any procedural irregularity, the management may be afforded one more opportunity to prove their case. The workman filed a reply statement denying the allegations raised in the written statement filed by the management and raising the following contentions. The workman was not discharging managerial or administrative duties. His salary was only rupees 60. He was never informed about the acceptance of the resignation. He was informed only about the suspension. No domestic enquiry was conducted. If a report has been filed by the Enquiry Officer the same must have been created subsequently at the instance of the management's Advocate. The workman had requested the Enquiry Officer to hold the enquiry from the management Society or atleast from his own office. The Enquiry Officer had not given information to the workman regarding his decision with respect to the place of enquiry. The workman failed to appear at some unknown strange place only, because the workman had information that the President of the Society had arranged Goondas and Rowdeys to manhandle and assault the workman at Thittavalikara. There is no order dated 3-4-1980, dismissing the workman. The arbitrator appointed under section 196 of the Co-operative Societies Act was competent to decide disputes between the society and its employees. The charge against the workman was that he was responsible for the loss of rupees 8,968 and 95 paise to the society. This matter was under adjudication and as soon as the arbitrator passed orders, the workman had paid the amount. There is no rule prohibiting the employees of the Handloom Society from continuing in service after completion of 58 years of age.

The Enquiry Officer was examined as MW1 and the enquiry file was marked as Ext. M. 1.

The charge against the workman is that by his negligence, he had occasioned a deficiency in stock to the extent of roughly 9,000 rupees. The workman has no case that there was no deficiency in stock. His case is that he had entrusted the goods with members and others and therefore the deficiency was noticed. The management had initiated arbitration proceedings against the workman and the arbitrator had passed an award against him. The amount decreed by the arbitrator has been paid by the workman. The arbitrator has also directed that the workman should be reinstated. The society had not complied with that direction.

As a matter of fact there is not much scope for holding a domestic enquiry in this case. There is not much dispute regarding the fact of the case. The deficiency in stock is admitted. The question as to how it had occurred may not be of much relevance in fixing the guilt of the workman. Actually the society has not put forward a case, that the workman had in fact misappropriated the stocks. The management's case is that loss has been caused by negligence. The workman's case is that he had distributed the stock, among members and others without accounting for the same. Even if his case is true the workman cannot escape from responsibility for the deficiency in stock.

The workman had not participated in the domestic enquiry. He had requested the enquiry officer to change the place of enquiry. According to the management the enquiry was held from the Thittavalikkara Society since the premises of the management society were not spacious enough. The Enquiry Officer stated in cross-examination that there are no special reasons for not holding the enquiry from the premises of the management society. The workman has no case that he does not know the place from where the enquiry was conducted. The case pleaded by him in his reply statement is that he was afraid to go to the Thittavalikkara Society since the President of the Management Society had collected Gundas there. Nothing prevented the President from taking the "Gundas", to the premises of his own society. Therefore the reason mentioned in the reply statement for applying for a change of venue does not appear to be tenable. An attempt was made to show that the enquiry was conducted from an imaginary place and that the Enquiry Officer had not gone to the Thittavalikkara Society. In fact such a case has not been pleaded by the workman. The workman had received sufficient notice regarding the place and time of enquiry. But he did not think of appearing before the Enquiry Officer and requesting for time for cross-examination of witnesses etc. Having intentionally retrained from participating in the enquiry the workman cannot turn round and say that the enquiry was a fictitious one and that the report has been manipulated in order to suit the convenience of the management. I would therefore hold that the enquiry was properly conducted. Therefore the case is posted for considering the question regarding punishment to 17th November 1982.

The case was posted to 17th of November, for evidence and arguments regarding the quantum of punishment. The parties did not adduce any evidence. Arguments were heard. When the Co-operative Inspector

verified the stock there was a deficiency to the extent of rupees 9,000. The management has no case that in fact the stock or the value of the stock was misappropriated by the workman. Their case is that by his negligence the workman had caused a loss of about 9,000 rupees. The management has not disclosed the nature of negligence shown by the workman. According to the workman no loss has been caused to the society and the deficiency in stock occurred since he had distributed the stock among members and others. What ever it be the fact that there has been a deficiency in stock is admitted. The arbitration case ended in a decree against the workman. The arbitrator had also held that the workman should be re-instated on payment of the amount found due. The workman has paid the amount decreed by the arbitrator. The workman was kept under suspension from 13th July, 1969. The order of dismissal was passed on 5th April, 1980 and the dismissal took effect from the date of suspension. It is more than 13 years since the workman was suspended from service. The society had taken nearly 11 years for completing the disciplinary proceedings. The management has no case that the workman had misappropriated the stock. The workman has already remitted the amount due from him. Considering all the above circumstances I feel that a punishment of withholding of back wages would be sufficient to meet the ends of justice.

In the result, I pass an award directing re-instatement of C.K. Balakrishnan Paid Secretary of the Co-operative Society, but without any claim for back wages.

Dictated to the Confidential Assistant, transcribed and typed out by her, corrected and signed by me the 24th day of November, 1982.

T. V. KUNHAMMED,
Presiding Off.cer.

Appendix

Witness examined on the side of the Management :

MW1. M.M. Madhavan Potty.

Witness examined on the side of the Workman :

Nil.

Exhibits marked on the side of the Management :

Ext. M1 series : Enquiry report and other connected records.

Exhibits marked on the side of the Workman :

Nil.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 1308/82/LBR. *Dated, Trivandrum, 1st December 1982.*

The award of the Industrial Tribunal, Calicut in respect of the dispute between (1) The management of Swadesi Tile Works, Feroke and (2) The President, Calicut Tile Manufacturers' Association, Puthiyara, Calicut-4 and their workmen represented by (1) The Secretary, Tile Workers' Union (CITU), Feroke and (2) The Secretary, Tile and Ceramics Employees' Union, Feroke received by Government on 24-11-1982 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,
K. SIVADASAN,
Deputy Secretary to Government.

Before the Court of the Industrial Tribunal, Calicut

(Saturday, the 20th day of November, Nineteen hundred
and eighty-two)

Present

SHRI K. P. DEVADAS, B. A., B. L.
Industrial Tribunal, Calicut

In

INDUSTRIAL DISPUTE No. 17/82

Between

1. The management of Swadesi Tile Works, Feroke; and
2. The President, Calicut Tile Manufacturers' Association,
Puthiyara, Calicut-4.

And

1. The Secretary, Tile Workers' Union (CITU), Feroke; and
2. The Secretary, Tile and Ceramics Employees' Union, Feroke

AWARD

This is an industrial dispute referred to this Tribunal for adjudication by Government of Kerala by Order No. G. O. Rt. 531/82/LBR dated 13-5-1982. The only issue referred is the following :

Bonus for the year ended 31-3-1982.

Pursuant to notice Management and Union No. 1 entered appearance. Union No. 2 remained exparte. The case was posted for filing statement of the Union. In the meantime it was reported that the matter has been settled out of court and the counsels of the parties have made an endorsement to that effect on the reference order. Hence I find that there is no dispute subsisting between the parties for adjudication. Ordered accordingly.

K. P. DEVADAS,
Industrial Tribunal.

Calicut.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-B) Department

NOTIFICATION

G O. Rt. No. 1034/82/TF & P. *Dated, Trivandrum, 4th December 1982.*

S.R.O. No. 4/83.—Whereas, Shri V. K. Raveendran, Proprietor, Sona Roadways, Cannanore-2 has purchased a vehicle, the details of which are hereunder given for the purpose of operating it as a stage carriage replacing vehicle bearing Registration No. KLC 7458, plying on the route Cannanore-Mattannur (via) Kappad;

And whereas, the overall length and overhang of the vehicle exceed the measurements prescribed under sub-rule (2) of rule 267 and rule 294, respectively of the Kerala Motor Vehicles Rules, 1961;

And whereas the Government of Kerala are satisfied that the said vehicle can conveniently be used as a stage carriage to the comfort and convenience of the passengers with such excess measurements in overall length and overhang;

Now, therefore, in exercise of the powers conferred by rule 368 of the Kerala Motor Vehicles Rules, 1961, the Government of Kerala hereby exempt the said vehicle from the provisions of sub-rule (2) of rule 267 and rule 294 of the said rules.

DETAILS OF THE VEHICLE

Make and Model of the vehicle—	Tata, 1981 model
Class of vehicle	— Stage carriage
Chassis No.	— 344-050-1-06676
Engine No.	— 692-D03-1-13226
Overall width	— 242 centimetres
Overall length	— 948 centimetres
Overhang	— 310 centimetres (59.5% of the wheel base.)
Wheel base	— 205" (520.7 centimetres)
Registration No.	TDU—9.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

[P. T. O.]

Explanatory Note

(This is not part of the notification but is intended to indicate its main purport).

Shri V. K. Raveendran, Proprietor, Sona Roadways, Cannanore 2 has requested Government to exempt the vehicle mentioned in the above notification from the provisions of sub-rule (2) of rule 267 and rule 294 of the K. M. V. Rules, 1961, as the overall length and overhang of the vehicle exceed the limits prescribed under these rules, so as to enable him to operate the vehicle as a stage carriage. Government have considered the request in consultation with the Transport Commissioner and have decided to grant the exemption sought for. Hence this notification.



GOVERNMENT OF KERALA
General Administration (Rules) Department
NOTIFICATION

G.O. (P) No. 401/82/GAD. *Dated, Trivandrum, 6th December, 1982.*

S. R. O. No 5/83.—In exercise of the powers conferred by subsection (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968), read with section 3 thereof, the Government of Kerala hereby make the following amendment to the Special Rules for the Kerala General Service published under notification G.O. (P) No. 464/Public (Rules) Department dated the 28th November, 1966, in Part I of the Kerala Gazette No. 49 dated the 13th December, 1966, as subsequently amended, namely:—

AMENDMENT

In the said rules, in sub-rule (a) of rule 2, in item (3) of the entries in column (2) against "Accounts Officer, Office of the Inspector General of Prisons", in category 2 in column (1) for the words "Office Manager to Chief Probation Superintendent in the Jails Department", the words "Statistical Officer in the Jails Department" shall be substituted.

By order of the Governor,

M. MOHANKUMAR,

Special Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport).

In G.O. (Rt) No. 65/78/Home dated 17-8-1978 one post of Statistical Officer was created in the Research and Statistical Unit of the Jails Department. In G.O. (Rt) No. 2124/80/Home dated 8-10-1980 Government ordered that the post of Statistical Officer be treated as an addition to the cadre of Chief Accountant/Stock Verifier in the Jails Department. The post of Office Manager to Chief Probation Superintendent does not exist in the Jails Department as the same is now under the Department of Social Welfare. The post of Chief Accountant and Stock Verifier are in the feeder category

for promotion to the category of "Accounts Officer, Office of the Inspector General of Prisons". Therefore it is proposed to amend the Special Rules for the Kerala General Service to include the post of Statistical Officer, also in the feeder category for promotion to the category of Accounts Officer. This notification is intended to achieve the above object.

To

- All Heads of Departments and Offices
- All Departments of the Secretariat (all Sections).
- The Secretary, Kerala Public Service Commission, Trivandrum (with C.L.)
- The Registrar, University of Kerala, Trivandrum "
- The Registrar, University of Calicut, Calicut "
- The Registrar, University of Cochin, Cochin "
- The Registrar, Kerala Agricultural University, Trichur "
- The Registrar, High Court of Kerala, Ernakulam "
- The General Manager, Kerala State Road Transport Corporation, Trivandrum "
- The Secretary, Kerala State Electricity Board, Trivandrum "
- The Advocate General, Ernakulam "
- All Special Secretaries, Secretaries, Additional Secretaries, Joint Secretaries, Deputy Secretaries and Under Secretaries to Government
- The Secretary to Governor.
- The Private Secretaries to the Chief Minister and other Ministers. .
- The General Admn. (Services B)/(SC) Department.
- The Deputy Secretary to the Chief Secretary.
- All Recognised Service Associations.

GOVERNMENT OF KERALA

Transport, Fisheries And Ports (Transport C) Department

NOTIFICATION

No. 18362/TC2/82/TF&P.

Dated, Trivandrum, 2nd November 1982.

S.R.O.No. 6/83.—Whereas representations have been received by Government from the Stage Carriage Operators Shri T. A. Xavier, Thattassery House, Kumbalangy, Ernakulam that the vehicle tax for the quarter ended on the 30th June, 1981, 30th September, 1981, 31st December 1981, 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the Stage Carriage bearing Registration No. KRF 1129, KRE 1008 and KLF 523 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of Vehicle tax in respect of these vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said stage carriages could not remit the vehicle tax in respect of the said stage carriages ordinarily kept for use in the State for the quarter ended on the 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriages;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 26th August, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September 1975.

By order of the Governor,

T. SANEERAN,

Additional Secretary to Government

[P.T.O.]

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representations from the Stage Carriage Operators as shown in the notification requesting extension of time for payment of vehicle tax for the quarters ended 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Revenue (B) Department

NOTIFICATION

No. 62267/B1/82/RD.

Dated, Trivandrum, 1st December 1982.

S. R. O. No. 7/83.—In exercise of the powers conferred by clause (3) of section 2 of the Kerala Land Acquisition Act, 1961 (21 of 1962), the Government of Kerala hereby appoint the Special Deputy Collector (LA), Vaikom, for the Kerala Newsprint Project to perform the functions of a Collector under the said Act within the Pindimana Village of Kothamangalam Taluk in Ernakulam District and under subsection (2) of Section 3 of the said Act authorise him, his servants and workmen to exercise the powers conferred by the said subsection in respect of any land in the said area for the acquisition of which a notification under subsection (1) of the said section has been published.

By order of the Governor,

U. MAHABALA RAU,

Special Secretary to Government.

Explanatory Note

(This is not a part of the notification but is intended to indicate the general purpose.)

In order to acquire the lands for the purpose of setting up of a Forest Colony and transit depot at Bhoothathankettu for K.N.P. Velloor. Government appoint the Special Deputy Collector (LA), Vaikom for the Kerala Newsprint Project under the Kerala Land Acquisition Act and empower him to perform the functions of a Collector under the said Act within the area specified above. This is to authorise him and his workmen to exercise under section 3 (2) of the said Act the powers conferred by the said subsection in respect of the land for the acquisition of which a notification under subsection (1) of Section 3 is published.

The above notification is intended to achieve this object.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representations from the Stage Carriage Operators as shown in the notification requesting extension of time for payment of vehicle tax for the quarters ended 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Local Administration and Social Welfare (C) Department

NOTIFICATION

G. O. Ms. No. 197/82/LA&SWD. Dated, Trivandrum, 24th November 1982.

S. R. O. No. 3/83.—In exercise of the powers conferred by sub-section (1) of section 142 of the Kerala Panchayats Act, 1960 (32 of 1960), and at the request of the Karakulam Panchayat, contained in its resolutions dated the 29th February, 1980 and No. VII dated the 8th December 1981, the Government of Kerala hereby declare that the provisions of the law relating to the Municipalities, mentioned in the schedule below, shall be extended to, and be in force, in the Karakulam Panchayat area in Trivandrum District with effect on and from the 1st day of January 1983.

SCHEDULE

Clauses (3), (4), (16), (28), (30), (33) and (39) of section 3, provisions of Chapters IX and X, sections 347, 349 to 352, 355, 356 and 359 in so far as they relate to matters specified in Chapters IX and X of the Kerala Municipalities Act, 1960 (14 of 1961) and the provisions regarding penalties specified in Schedules V and VI of the said Act for contravention of sections 196, 197, 202, 204, 224 to 229 and 245 thereof, and the Kerala Municipal Building Rules, 1968.

By order of the Government,

MARG. C. JOHN,

Deputy Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

Karakulam Panchayat in Trivandrum District has requested Government to extend certain provisions of the Kerala Municipal Act, and the Building Rules in its area. The Director of Panchayats in consultation with the Chief Town Planner, has recommended the request. Accordingly Government have decided to extend the provisions and regulations mentioned in the Schedule to the Karakulam Panchayat area. The notification is intended to achieve the above object.



GOVERNMENT OF KERALA

Taxes (E) Department

ORDER

G. O. (P). No. 80/82/TD. *Dated, Trivandrum, 27th November 1982.*

S. R. O. No. 9/83.—In exercise of the powers conferred by clause (a) of subsection (1) of section 9 of the Kerala Stamp Act, 1959 (17 of 1959), the Government of Kerala being of opinion that it is necessary in the public interest so to do, hereby make the following amendment to their Order No. G. O. MS. 136/73/TD dated the 30th October, 1973, published as S.R.O. No. 694/73 in Part I of the Kerala Gazette No. 45 dated the 13th November, 1973, namely:—

AMENDMENT

In the said order for the words “hereby remit the duty with which mortgage deeds to be executed”, the words “hereby remit the duty with which mortgage deeds to be executed in favour of the Government” shall be substituted.

By order of the Governor,
N. KRISHNAN NAIR,
Special Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport).

As per G.O. MS. 136/73/TD dated 30th October, 1973, Government have exempted from the payment of stamp duty mortgage deeds to be executed by any officer of the Government of Kerala or the Central Government or by any such officer and his/her wife/husband jointly or by such officer and other members of his/her family jointly as security for the repayment of advance drawn by such officer for the purchase of a house/site and/or to build a house for occupation. The intention of Government is to exempt from the payment of stamp duty the mortgage

deeds to be executed by Government servants as security for the repayment of advance drawn for house construction purposes sanctioned by Government only. But as the words 'in favour of Government' is absent in the G.O., it will lead to the impression that the stamp duty remission can be extended to the mortgage deeds executed by Government Servants as security for the repayment of advance sanctioned by any agency including private parties. This is not intended by Government. The above notification is to achieve this object.

GOVERNMENT OF KERALA
Transport, Fisheries and Ports (Transport-C) Department
NOTIFICATION

No. 20118/TC2/82/TF&P.

Dated, Trivandrum, 16th November 1982.

S.R.O. No. 10/83.—Whereas representation has been received by Government from the Stage Carriage Operator Sri K. U. Siromani, Mampully House, Anthikad P.O., Trichur that the arrears of vehicle tax for the quarter ended on the 30th June, 1981, 30th September, 1981 and 31st December, 1981 in respect of the Stage Carriage bearing Registration Number KLR. 9300 could not be remitted within the prescribed period due to financial strain and that he may be permitted to remit the arrears of vehicle tax in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th June, 1981, 30th September, 1981 and 31st December 1981, due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of the vehicle tax for the quarter ended on the 30th June, 1981, 30th September, 1981 and 31st December, 1981, in respect of the said stage carriage in monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 30th June, 1981, 30th September, 1981 and 31st December 1981, in respect of the said stage carriage ordinarily kept for use in the State shall be paid in twenty equal monthly instalments commencing from 1st September, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended 30th June, 1981, 30th September, 1981 and 31st December 1981, due to financial strain;

Government are convinced of the position and have in public interest allowed the operator of the Stage Carriage to remit the arrears of tax in twenty equal monthly instalments as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

Government of Kerala

1983

**KERALA GAZETTE****EXTRAORDINARY****PUBLISHED BY AUTHORITY****[Vol. XXVIII] Trivandrum, Tuesday****4th January 1983****[No. 22****14th Pousha 1904****GOVERNMENT OF KERALA****Home (SS. A) Department****NOTIFICATION****No. 68137/SSA1/82/Home Dated, Trivandrum, 4th January, 1983.**

The following Notification of the Government of India published in the Gazette of India Extraordinary No. 407, Part II Section 3 sub-section (ii), dated the 14th September, 1982 is hereby republished for general information.

By order of the Governor,**P. V. RADHALAKSHMI,****Additional Secretary to Government.****Ministry of Home Affairs****NOTIFICATION****New Delhi, the 14th September, 1982.**

S. O. 664(E)—In exercise of the powers conferred by clause (1) of article 253 of the Constitution, the President hereby entrusts to the Governments of Andhra Pradesh, Assam, Gujarat, Haryana,

Himachal Pradesh, Karnataka, Kerala, Maharashtra, Madhya Pradesh, Manipur, Meghalaya, Orissa, Punjab, Rajasthan, Sikkim, Tamil Nadu and Uttar Pradesh with the consent of the Government of each of those States, the functions of the Central Government in making orders of the nature specified in sections 3, 8 and 9 of the Essential Services Maintenance Act, 1981 (40 of 1981), in so far as they relate to: (a) any service in any establishment or undertaking dealing with the production, supply or distribution of power, and (b) any service in connection with elections to the Legislatures of the States, specified in sub-clauses (xii) and (xv) of clause (a) of sub-section (1) of section 2 of the said Act, subject to the condition that notwithstanding such entrustment the said functions may also be exercised by the Central Government.

(No. I/11025/26/81-IS-US-D.II)

L. N. GUPTA,
Joint Secretary.



KERALA GAZETTE

EXTRAORDINARY
PUBLISHED BY AUTHORITY

Vol. XXVIII] Trivandrum, Tuesday, 4th January 1983 [No. 23
14th Pousha 1934

GOVERNMENT OF KERALA

Election Department

NOTIFICATION

No. 8835|EL1|82|Elee. Dated, Trivandrum, 1st January 1983.

Notification No. 434|KL|82(3) dated 10 12-1982 of the Election Commission of India is hereby published.

(By order)

J. S. JESUDHASAN,
Chief Electoral Officer and
Special Secretary.

ELECTION COMMISSION OF INDIA

'Nirvachan Sadan'
Ashoka Road,
New Delhi-1.

Dated the 10th December, 1982
18 Agrahayana 1904 (Saka)

NOTIFICATION

No. 434/KL/82(3).—In pursuance of the provisions of Section 21 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby directs that the following further amendments shall be made in its notification No. 434/KL/82(3) dated 12th April, 1982, relating to the appointment of Returning Officers for assembly constituencies in the State of Kerala, namely:—

In column 2 of the Table appended to the said notification for the existing entries against each of the item Nos. 128 and 137 as shown below, the following entries shall be substituted:—

- | | |
|---------------|---|
| 128. Attingal | Deputy Collector
(Revenue Recovery)
Collectorate, Trivandrum. |
| 137. Nemom | Revenue Divisional Officer,
Trivandrum. |

(By order)
(Sd.)
V. K. RAO,

Under Secretary to the Election
Commission of India.



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

4th January 1983
Vol. XXVIII] Trivandrum, Tuesday, [No. 21
14th Pousha 1904 (Saka)

NOTICE

UNDER SECTION 9 (5) OF THE KERALA LAND ACQUISITION ACT, 1961
(ACT 21 OF 1962)

Ref. A-445/82.

27th December 1982.

Notice is hereby given that the Government intend to take possession of the lands mentioned in the list below which are required for a public purpose under the Kerala Land Acquisition Act, 1961 (Act 21 of 1962). All persons interested in the land are required to appear in person or by authorised agent on the date, time and place noted below and to state/put in a statement in writing signed by themselves or their agents showing the nature of their respective interests in the lands and the amount and particulars of their claim to compensation for such interests in the land and their objections, if any to the measurements made under section 8 of the Act.

Note.—If the persons interested refuse to make a claim to compensation or omit without sufficient reasons, to make such claim, the amount to be awarded by the Court, in the event of a reference being made to it on application made by them shall in no case exceed the amount awarded by the Collector under section 11 of the Act.

താഴെ കൊടുത്തിരിക്കുന്ന ലിസ്റ്റിൽ പറഞ്ഞിട്ടുള്ളതും, 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21-ാം ആക്ട്) പ്രകാരം ഒരു പൊതു കാര്യത്തിന് ആവശ്യമായിട്ടുള്ളതുമായ ചുമി കൈവശപ്പെടുത്തുവാൻ ഗവൺമെൻറ് ഉദ്ദേശിക്കുന്നുവെന്ന ഇതിനാൽ നോട്ടീസ് നൽകിയ/രിക്കുന്നു. പ്രസ്തുത ചുമിയിൽ അവകാശബന്ധമുള്ള ഏല്യാപേരും നേരിട്ടാ, അധികൃത ഏജൻ്റ്കളുമായൊ താഴെ പറയുന്ന തീയതിയിലും സമയത്തും ഹാജരും

33/70/S

വ്യക്തയും ഭൂമിയിൽ അവരോരോരുത്തർക്കുമുള്ള അവകാശബന്ധങ്ങളുടെ സ്വഭാവവും, ഭൂമിയിൽ അങ്ങനെയുള്ള അവകാശബന്ധങ്ങൾ സംബന്ധിച്ചിട്ടുണ്ടോ എന്നു പ്രതിപാദിച്ചതിന് അവർക്കുള്ള തേർച്ചയുടെ തുകയും വിവരങ്ങളും ആക്ട് 8-ാം വകുപ്പ് പ്രകാരം എടുത്തിട്ടുള്ള അളവ് സംബന്ധിച്ച് വല്ല ആക്ഷേപവുമുണ്ടെങ്കിൽ അത് ഏതാണെന്ന് കണ്ടിച്ചുകൊണ്ട് പ്രസ്താവന ചെയ്യുകയും, അവരോ അവരുടെ ഏജൻ്റ്മാരോ എഴുതി പ്പെട്ട ഒരു സ്മാരക മെൻ്റ് സമർപ്പിക്കുകയും ചെയ്യണമെന്ന് അവരോട് ആവശ്യപ്പെടുന്നു.

കുറിപ്പ് :— അവകാശബന്ധമുള്ളവർ നമ്പ്ര് പ്രതിപാദിച്ചതിന് തേർച്ച ചെയ്യാൻ കൂട്ടാക്കാതിരിക്കുകയോ മതിയായ കാരണമില്ലാതെ അങ്ങനെ തേർച്ച ചെയ്യാൻ വിഴ്ച ചെയ്യുകയോ ചെയ്യുന്നപക്ഷം അവരുടെ അപേക്ഷയിൻമേൽ കോടതിക്ക് റഫറൻസ് അയക്കുന്ന സംഗതിയിൽ കോടതി വിധിച്ചു കൊടുക്കേണ്ട തുക അതേതര സംഗതിയിലും ആക്ട് 11-ാം വകുപ്പ് പ്രകാരം കളക്ടർ വിധിച്ചു കൊടുക്കുന്ന തുകയിൽ കവിയാൻ പാടില്ലാത്തതാകുന്നു.

Date, time and place of appearance.—On 31-1-1983 at 10 a.m. before the Special Tahsildar, L.A., Nemmara.

PARTICULARS OF LANDS

District—Palghat.

Taluk—Chittur.

Village—Pallassena.

Sl. No.	Sy. No.	Description	Extent in Hectare
1.	210/4	SCW/SCW	0.0185
2.	211/2	U.A./Tank Bund (Dry)	0.0051
3.	212/14	SCW/SCW	0.2480
4.	212/18	DCW/DCW	0.0390
5.	212/19	DCW/DCW	0.0440
6.	212/20	DCW/DCW	0.0460
7.	213/6	SCW/DCW	0.0180
8.	213/7	SCW/DCW	0.0026
9.	214/6	SCW/SCW	0.0150
10.	214/7	SCW/SCW	0.0015
11.	214/8	SCW/SCW	0.0320
Total			0.4697

Nemmara.

(Sd.)

Special Tahsildar for L. A.